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20	UNITED STATES DISTRICT COURT
21	NORTHERN DISTRICT OF CALIFORNIA
22	SAN FRANCISCO DIVISION
23	ORACLE CORPORATION, et al., Case No. 07-CV-1658 PJH (EDL)
24	Plaintiffs, DEFENDANTS' NOTICE OF LODGING OF DOCUMENTS FOR
25	V. IN CAMERA REVIEW
26	SAP AG, et al.,
27	Defendants.
28	
	DEFS.' NOTICE OF LODGING DOCS FOR <i>IN</i> CAMERA REVIEW Case No. 07-CV-1658 PJH (EDL)

Case No. 07-CV-1658 PJH (EDL)

1	TO ALL PARTIES AND THEIR COUNSEL OF RECORD:
2	PLEASE TAKE NOTICE THAT, pursuant to pages 10-11 of the Parties' October 3, 2008
3	Joint Discovery Conference Statement, and a related telephonic request from the Court's staff,
4	Defendants lodge the following documents for an in camera review:
5	1. SAP-OR00012465-66 (unredacted)
6	2. SAP-OR00012465-66 (redacted)
7	3. SAP-OR00208081-89 (unredacted)
8	4. SAP-OR00208081-89 (redacted-Exhibit 420)
9	These documents are not intended to be, and should not be, filed in the public record.
10	Document SAP-OR00012465-66 contains information protected under the attorney-client
11	privilege and/or the attorney work product doctrine, and Exhibit 420 (SAP-OR00208081-89) is
12	redacted consistent with this Court's July 3, 2008 Order and the parties' July 18, 2008 Joint
13	Discovery Conference Statement at paragraph 5, page 4. The documents are being lodged with
14	the Court for the sole purpose of the Court's in camera review in connection with the above-
15	referenced Discovery Conference Statement and telephonic request. The lodging of these
16	documents is not intended, and should not be construed as, a waiver in any way of the attorney-
17	client privilege, the attorney work product doctrine, or any other applicable privilege.
18	
19	Dated: October 8, 2008 JONES DAY
20	
21	By: /s/ Jason McDonell
22	Jason McDonell
23	Counsel for Defendants SAP AG, SAP AMERICA, INC., and
24	TOMORROWNOW, INC.
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